MADERA COUNTY SUPERIOR COURT STATE OF CALIFORNIA

DIVORCE, LEGAL SEPARATION or NULLITY PACKET

The attached forms can be used to seek a dissolution of marriage and/or domestic partnership [divorce], legal separation of marriage and/or domestic partnership [which allows the court to divide community property and make orders for custody or support] or an annulment [nullity] of a marriage and/or domestic partnership that was not valid due to one of several specific grounds. In order to seek a divorce in this county, you or the other party must have lived in California for at least the last six months and in Madera County for at least the last three months. NOTE: You may also use this packet to end a same-sex marriage that you entered in California if neither spouse is a resident of California and you both live in states or countries that will not end a same-sex marriage.

This packet includes the following forms: FL-107-INFO Legal Steps for a Divorce or Legal Separation, local form MAD-CIV-010 Confidential Declaration (pursuant to local rule 5.1.36), FL-110 Summons, FL-100 Petition-Marriage, FL-105 UCCJEA (complete ONLY if you have children with the other party), FL-311 Child Custody and Visitation (Parenting Time) Application Attachment (complete ONLY if you have children and you're asking the court to make orders about custody and visitation), FL-115 Proof of Service of Summons, FL-140 Declaration of Disclosure, FL-142 Schedule of Assets and Debts, FL-150 Income and Expense Declaration and FL-141 Declaration Regarding Service of Declaration of Disclosure. There is also form FL-120 Response, and FL-105 UCCJEA which are served blank with the above documents.

1. Fill out your forms

Fill out MAD-CIV-010 Confidential Declaration, FL-110 Summons, FL-100 Petition-Marriage, FL-311 Child Custody and Visitation (Parenting Time) Application Attachment (optional), FL-105 UCCJEA (optional).

California law requires you to also complete your financial disclosures which include FL-140 *Declaration of Disclosure*, FL-142 *Schedule of Assets and Debts* and FL-150 *Income and Expense Declaration*. You can provide your financial disclosures at the same time as your petition if you'd like, but NO later than 60 days after filing your petition. You do NOT file your *Disclosures* with the court. You DO need to file with the court FL-141 *Declaration Regarding Service of Declaration of Disclosure*.

2. Have your forms reviewed

Ask the court's family law facilitator/self-help center (located on the 1st floor, Mon-Fri 8am-3pm) to review your paperwork. You can also hire your own lawyer to review your papers or to seek legal advice.

3. File your forms with the court clerk

We are pleased to offer eFiling, a way to electronically file your court documents! You can eFile documents 24 hours a day, 7 days a week through an approved Electronic Filing Service Provider (EFSP). A list of approved EFSPs can be found on the court's website. Here is the link: https://www.madera.courts.ca.gov/system/files/general/list-approved-efsps-alpha-final 0.pdf

<u>Or</u> you can take your documents to the Civil Division (located on the 4th Floor). The clerk will return file stamped copies to you. You will have to pay a filing fee. If you cannot afford the fee, you can ask for a fee waiver.

4. Serve your papers on your spouse

Have someone (NOT you), at least 18 years old, serve/give your spouse a copy of all your papers you filed (except any fee waiver) with a blank *Response* FL-120, and a blank *UCCJEA* FL-105 (ONLY if you have children). These blank forms are included in this packet. If you complete your disclosures, you can serve them and the blank forms.

5. File your Proof of Service

Have your server fill out a proof of service, FL-115 *Proof of Service of Summons*, and give it to you so you can file it with the court. If possible, have your family law facilitator/self-help center review it to make sure it was filled out properly.

You will need to prepare and file additional documents to get court orders or a judgment of divorce, legal separation or nullity. Your marriage and/or domestic partnership is NOT dissolved until there is a signed "Judgment" from the court.

If you do not want to wait until your judgment to get orders for custody, visitation, support, or property control, you may want to complete, file and serve the "Request for Order" packet. The Request for Order is used to ask the court to set a hearing date and make orders.

GET STARTED ON YOUR DOCUMENTS NOW!

You can begin the process from your phone, your computer at home, or one of the computers in the Self Help Center.

This option is available for these case types:

- Divorce
- Request for and Response to Domestic Violence Restraining Order
- Guardianship
- Name Change
- Request for Order

To get started:

- Parentage Petition and Response
- Civil Harassment Restraining Order Request and Response
- Elder Abuse Restraining Order Request and Response
- Eviction/Unlawful Detainer-Landlord/Tenant
- Go to www.sharpcourts.org and click on the "Online Resources" tab.
- Select the case type with which you need help.
- We strongly recommend that you create an account so that you do not lose your work. You can note your username and password below. Keep this in a safe place!

Username:	Password:	

- 4 Fill out the prompts.
- 5 When finished click "SAVE", then have the Self Help Center review your paperwork. Their information is below.

Madera Family Law Facilitator / Self Help Center

200 South "G" Street, Madera, CA 93637 Mon-Fri: 8AM - 3PM (559) 416-5520

facilitator@madera.courts.ca.gov



FL-107-INFO Legal Steps for a Divorce or Legal Separation

STEP 1. Start Your Case

- The petitioner (the person who files the first divorce or legal separation forms with the court) fills out and files with the court clerk at least a Petition—Marriage/Domestic Partnership (form FL-100) and a Summons (form FL-110) and, if there are children of the relationship, a Declaration Under Uniform Child Custody Jurisdiction and Enforcement Act (form FL-105).
- The forms needed to start your case and information about filing fees and fee waivers are available at "Filing Your Case," at courts.ca.gov/filing.
- The court clerk will stamp and return copies of the filed forms to the **petitioner**.



STEP 2. Serve the Forms

- Someone 18 or older—not the petitioner—serves the spouse or domestic partner (called the respondent) with all the forms from Step 1 plus a blank Response—Marriage/Domestic Partnership (form FL-120) and files with the court a proof-of-service form, such as *Proof of Service of Summons* (form FL-115), telling when and how the respondent was served. (To serve means "to give in the proper legal way.") For more information, see "Serving Your First Set of Court Forms" at courts.ca.gov/filing.
- The **respondent** has 30 days to file and serve a *Response*. So, the **petitioner** must wait 30 days before starting Step 4.

STEP 3. Disclose Financial Information

- At the same time as Step 1 or within 60 days of filing the *Petition*, the **petitioner** must fill out and have these documents served on the **respondent**: Declaration of Disclosure (form FL-140), Income and Expense Declaration (form FL-150), Schedule of Assets and Debts (form FL-142) or Property Declaration (form FL-160), and all tax returns filed by the party in the two years before serving the disclosure documents. These disclosure documents are not filed with the court.
- If the **respondent** files a *Response*, he or she must also complete and serve the same disclosure documents on the **petitioner** within 60 days of filing the Response.
- The 60-day time frame for serving the disclosures may be changed by written agreement between the parties or by court order.
- The petitioner and respondent each file a Declaration Regarding Service (form FL-141) with the court saying disclosures were served. If the respondent does not serve disclosures, the petitioner can still finish the case without them. For more information, see "Fill Out and Serve Your Financial Declaration of Disclosure Forms" at courts. ca. gov/filing (click on Step 4).

STEP 4. Finish the Divorce or Legal Separation Case in One of Four Ways

Respondent does not file a Response (called "default")

Respondent files a Response

No Response and NO written agreement:

Petitioner waits 30 days after Step 2 is complete and prepares a proposed Judgment (form FL-180), together with all other needed forms. See "True Default Case" at courts. ca.gov/truedefault.

No Response BUT written agreement: Petitioner attaches the signed and notarized agreement to the proposed Judgment (form FL-180), together with all other needed forms. See "Default Case with Written Agreement" at courts. ca.gov/defaultagree.

Response AND written agreement: Either party files Appearance, Stipulations, and Waivers (form FL-130) and the proposed Judgment with written agreement attached and other needed forms. See "Uncontested Case" at courts. ca.gov/uncontested.

Response and NO agreement: Parties must go to trial to have a judge resolve the issues. See "Contested Case" at courts.ca.gov/contested.

IMPORTANT NOTICES

- The earliest you can be divorced is six months and one day from one of these three dates (whichever occurs first): (1) the date Respondent was served with the Summons (form FL-110) and Petition (form FL-100), (2) the date the Response (form FL-120) was filed, or (3) the date Appearance, Stipulations, and Waivers (form FL-130) was filed. Legal separation has no waiting period. You are NOT divorced or legally separated until the court enters a Judgment in
- If you need court orders for child support, custody, parenting time (visitation), spousal or partner support, restraining orders, or other issues, file a Request for Order (form FL-300) asking for temporary orders. See "Request for Order Information" at *courts.ca.gov/divorcerequests* for more information.
- Annulments: See *courts.ca.gov/annulment* for information about annulments.
- You must keep the court and the other party informed of any change in your mailing address or other contact information. File and serve a Notice of Change of Address or Other Contact Information (form MC-040) on the other party or his or her attorney to let them know about the change in your contact information.



FL-107-INFO Legal Steps for a Divorce or Legal Separation

Do you have a registered domestic partnership? The process for a divorce or legal separation of a domestic partnership is the same as on page 1. For information about ending your domestic partnership in the superior court, see courts.ca.gov/filing. To find out if you are eligible to end your domestic partnership through the Secretary of State, see courts.ca.gov/summdissodp. Note: There may be differences in federal taxes and other issues for domestic partnerships. Seek advice from an attorney experienced in domestic partner law.

What if you want a legal separation? The process on page 1 is the same, except you will NOT get a Judgment for legal separation unless both parties agree to a legal separation OR if respondent has not filed a Response. If both parties agree to be legally separated but do not agree on other issues, the parties must go to trial to have a judge resolve those issues. You are **NOT** legally separated until you receive a *Judgment* signed by the court. For more information, see "Legal Separation" at courts.ca.gov/legalseparation. AFTER the court enters a judgment for legal separation, if you decide you want a divorce, you must start a new case to request a divorce and pay another filing fee.

Getting help to resolve divorce or legal separation cases

You may prefer to resolve some or all of the issues in your divorce or legal separation case without having the court decide for you. You and your spouse or domestic partner can put your agreement in writing and file it in your case. But your agreement must follow all legal requirements.

Court Services

- Family Law Facilitators and Self-Help Centers help with court forms and instructions. They can provide samples of agreements and other information and, in some cases, help with mediation.
- Family Court Services. If you and the other parent already have a family law case and have filed a Request for Order (form FL-300) seeking orders about child custody and visitation (parenting time), the court will refer you to Family Court Services. They provide child custody mediation or child custody recommending counseling to try to help you both make a parenting plan that is in the best interest of your child. Note: They cannot help with financial issues.
- Settlement Conferences. An informal process in which a judge or an experienced lawyer meets with the parties and their lawyers to discuss the case and their positions and suggests a resolution. The parties can either agree to the suggestions or use the suggestions to help in further settlement discussions.

Private services (which you can hire to help you resolve your case):

- Lawyers. Also called attorneys, lawyers can help work out agreements between the parties and represent you at court hearings and trials.
- Collaborative Lawyers. Lawyers who represent each party but do not go to court. They try to reach an agreement. If court is necessary, the parties must hire new lawyers.
- **Mediators**. A lawyer or counselor who helps the parties communicate to explore options and reach a mutually acceptable resolution.

Where can I get help?

This information sheet gives you only basic information on the divorce or legal separation and is not legal advice. If you want legal advice, ask a lawyer for help. You may also:

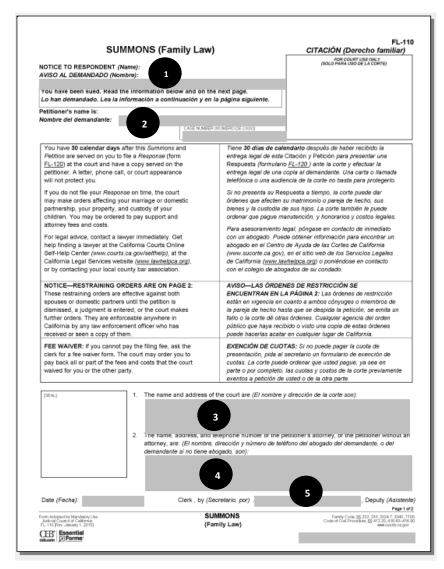
- Contact the family law facilitator or self-help center in your court for information, court forms, and referrals to local legal resources. For more information, see courts.ca.gov/courtresources.
- Find a lawyer through a certified lawyer referral service on the State Bar of California's website: calbar.ca.gov/LRS or by calling 866-442-2529 (toll-free).
- Hire a private mediator. For more information about court and private services, see *courts.ca.gov/selfhelp-adr*. htm.
- Find information on the California Courts Online Self-Help Center website: courts.ca.gov/selfhelp.
- Find free and low-cost legal help (if you qualify) at lawhelpcalifornia.org.
- Find information at your local law library or public

What if there is domestic violence?

If there is domestic violence or a protective or restraining order, talk to a lawyer, counselor, or mediator before making agreements.

For domestic violence help, call the National Domestic Violence Hotline: 800-799-7233; TDD: 800-787-3224; or 211 (if available in your area).





How to fill out

SUMMONS (FL-110)

DIRECTIONS:

■ Find a number on the sample form.

Example:

- Go to the same number below to find out how to complete the form.
- Type or print in blue or black ink.

- Write the name of your spouse or domestic partner (called the respondent).
- Write your name here.
- If not filled out, write the Court's address. The address is: 200 South G Street, Madera, CA 93637.
- Write in your name, address, city, state and zip code. Write your phone number.
- Do not write here or date.

STANDARD FAMILY LAW RESTRAINING ORDERS

Starting immediately, you and your spouse or domestic

- removing the minor children of the parties from the state or applying for a new or replacement passport for those minor children without the prior written consent of the other party or an order of the court;
- 2. cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries of any insurance or other coverage, including life, health, automobile, and disability, held for the benefit of the parties and their minor children;
- transferring, encumbering, hypothecating, concealing, or in any way disposing of any property, real or personal, whether community, quasi-community, or separate, without the written consent of the other party or an order of the court, except in the usual course of business or for the necessities of life; and
- creating a nonprobate transfer or modifying a nonprobate transfer in a manner that affects the disposition of property subject to the transfer, without the written consent of the other party or an order of the court. Before revocation of a nonprobate transfer can take effect or a right of survivorship to property can be eliminated, notice of the change must be filed and served on the other party.

You must notify each other of any proposed extraordinary expenditures at least five business days prior to incurring these extraordinary expenditures and account to the court for all extraordinary expenditures made after these restraining orders are effective. However, you may use community property, quasi-community property, or your own separate property to pay an attorney to help you or to pay court costs

NOTICE-ACCESS TO AFFORDABLE HEALTH INSURANCE: Do you or someone in your household need affordable health insurance? If so, you should apply for Covered California. Covered California can help reduce the cost you pay towards high quality affordable health care. For more information, visit www.coveredca.com. Or call Covered

mia at 1-800-300-1506.
WARNING—IMPORTANT INFORMATION California law provides that, for purposes of division of property upon dissolution of a marriage or domestic partnership or upon legal separation, property acquired by the parties during marriage or domestic partnership in joint form is presumed to be community property. If either party to this action should die before the jointly held community property is divided, the language in the deed that characterizes how title is held (i.e., joint tenancy, tenants in common, or community property) will be controlling, and not the community property presumption. You should consult your attorney if you want the community property presumption to be written into the recorded title to the property.

ÓRDENES DE RESTRICCIÓN ESTÁNDAR DE DERECHO FAMILIAR

En forma inn diata, usted y su cónyuge o pareja de hec tienen prohibido:

- Ilevarse del estado de California a los hijos menores de las partes, o solicitar un pasaporte nuevo o de repuesto para los hijos menores, sin el consentimiento previo por escrito de la otra parte o sin una orden de la corte
- 2. cobrar, pedir prestado, cancelar, transferir, deshacerse o cambiar el nombre de los beneficiarios de cualquier seguro u otro tipo de cobertura, como de vida, salud, vehículo y discapacidad, que tenga como beneficiario(s) a las partes y su(s) hijo(s) menor(es);
- 3. transferir, gravar, hipotecar, ocultar o deshacerse de cualquier manera de cualquier propiedad, inmueble o personal, ya sea comunitaria, cuasicomunitaria o separada, sin el consentimiento escrito de la otra parte o una orden de la corte, excepto en el curso habitual de actividades personales y comerciales o para satisfacer las necesidades de la vida; y
- crear o modificar una transferencia no testamentaria de manera que afecte la asignación de una propiedad sujeta a transferencia, sin el consentimiento por escrito de la otra parte o una orden de la corte. Antes de que se pueda eliminar la revocación de una transferencia no testamentaria, se debe presentar ante la corte un aviso del cambio y hacer una entrega legal de dicho aviso a la otra

Cada parte tiene que notificar a la otra sobre cualquier gasto extraordinario propuesto por lo menos cinco días hábiles antes de realizario, y rendir cuenta a la corte de todos los gastos extraordinarios realizados después de que estas órdenes de restricción hayan entrado en vigencia. No obstante, puede usar propiedad comunitaria, cuasicomunitaria o suya separada para pagar a un abogado que lo ayude o para pagar los costos de la

AVISO-ACCESO A SEGURO DE SALUD MÁS ECONÓMICO: ¿Necesita seguro de salud a un costo asequible, ya sea para usted o alguien en su hogar? Si es así, puede presentar una solicitud con red California. Covered California lo puede ayudar a reducir el costo que paga por seguro de salud asequible y de aita calir Para obtener más información, visite www.cove

vered California al 1-800-300-0213.

ADVERTENCIA—INFORMACIÓN IMPORTANTE De acuerdo a la ley de California, las propiedades adquiridas por las partes durante su matrimonio o pareja de hecho en forma conjunta se consideran propiedad comunitaria par fines de la división de bienes que ocurre cuando se prod una disolución o separación legal del matrimonio o pareja de hecho. Si cualquiera de las partes de este caso llega a fallecer antes de que se divida la propiedad comunitaria de tenencia conjunta, el destino de la misma quedará determinado por las cláusulas de la escritura correspondiente que describen su tenencia (por ej., te onjunta, tenencia en común o propiedad comunitaria) y no n por la presunción de propiedad comunitaria. Si quiere que la presunción comunitaria quede registrada en la escritura de la propiedad, debería consultar con un abogado.



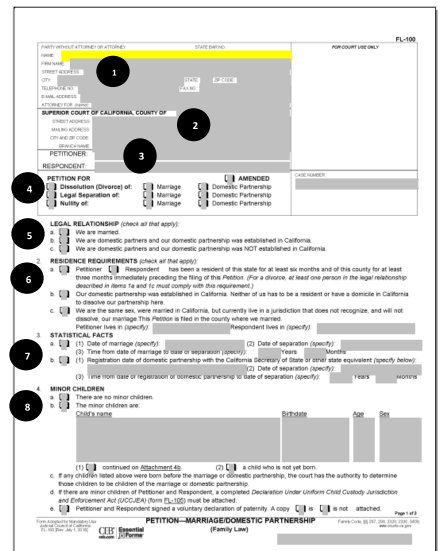
(Family Law)

How to fill out

SUMMONS

-page two-

Note: There is nothing to fill out on this page. You should carefully read the information on this page.



How to fill out

PETITION (FL-100)

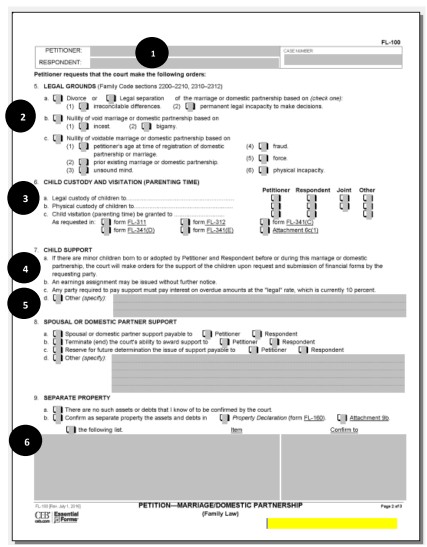
DIRECTIONS:

■ Find a number on the sample form.

Example:

- Go to the same number below to find out how to fill out the form.
- Type or print in blue or black ink.

- Write your name, address, city, state and zip. Write your phone number.
- If not filled in for you, write "Madera" after COUNTY OF. The address is: 200 South G St., Madera, CA 93637. The Branch Name is: Civil Division.
- Write your name after "Petitioner." Write the name of the other party after "Respondent".
- Check the box indicating what you would like to do. "Dissolution" (divorce); "Legal Separation" which means you will divide your assets and debts, but the marriage will not end, or "Nullity" which would annul your marriage or domestic partnership. Then check the box to the right to state whether this is a Divorce, Legal Separation or Nullity of a Marriage, Domestic Partnership or both.
- Check the box that applies to you.
- 6 Check the box that applies to you.
- If you are married complete section 3(a). If you are domestic partners complete section 3(b).
- If you have no children with the respondent, check box 4(a). If you and the respondent have children, check 4(b) and list their names, birthdates, ages, and if a male or female. If you need more space, check "Continued on Attachment 4b." Use another piece of paper and write Attachment 4b on the top. If the child has not been born yet check box 4(b)(2). Check box 4(d) if you and the other parent signed a voluntary declaration of paternity. Attach a copy if you have one.



How to fil out

PETITION (FL-100)

-page two-

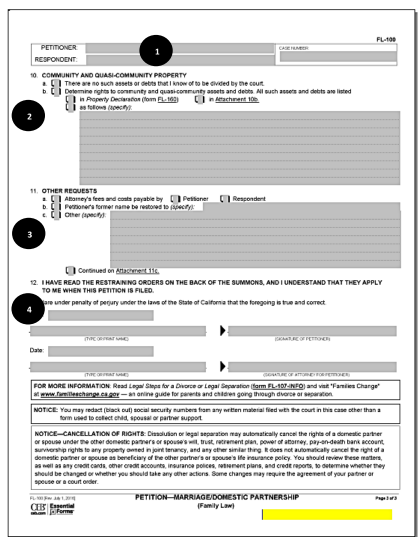
DIRECTIONS:

■Find a number on the sample form.

Example:

- Go to the same number below to find out how to fill out the form.
- Type or print in blue or black ink.

- Write your name and the name of the respondent. Write your case number if you have one.
- Check box 5(a) if you are requesting a divorce or legal separation. Check box (1) if your request is because you or the respondent no longer wish to be married or (2) because one party can no longer make any legal decisions. Check box (b) or (c) if you are requesting a nullity. Check the box that indicates the grounds for the nullity.
- Check all boxes indicating what you want the court to decide, but only one box for each line: "Petitioner" (you), "Respondent" (the other party), "Joint" (both share), or "Other".
 - For 7(c), you can check either box if you want the other party to visit, you may check any of the boxes and attach any of the additional forms listed to set out the visitation schedule and restrictions OR check "in Attachment 6c (1)" (use another piece of paper and write Attachment 6c (1) at the top and write out the visitation schedule).
 - Check box 6(d) if you and the respondent had children together before your marriage or domestic partnership.
- If you and the other party have children born or adopted, the court can make child support orders. Read this section.
- If you plan to request spousal or domestic partner support check box 6(a) and "petitioner". If you never want to receive or pay support and your marriage or partnership is less than 10 years check box 6(b) and "petitioner" and "respondent". If you think you may want to bring up the issue at a later date you may "reserve" the issue. Check "petitioner" or "respondent".
- Separate property is property you acquired before your marriage, after your separation or by gift or inheritance. Check 9(a) if there is no separate property. Check 9b if there is separate property and attach FL-160, your own document labeled "attachment 9b" or list below.



How to fil out

PETITION (FL-100)

-page three-

DIRECTIONS:

- Find a number on the sample form. Example
- Go to the same number below to find out how to fill out the form.
- Type or print in blue or black ink.

- Write your name and the name of the respondent. Write your case number if you have one.
- If you and the other party do not have any assets (property) or debts (money you owe) for the court to divide check box 10"a". If you and the other party have assets or debts to divide, check box 10"b" and one of the boxes below. Check "in Property Declaration" and attach an FL-160 listing the property, list all property and debts you and your spouse got together during the marriage OR check "in Attachment 10b" (use another piece of paper and write Attachment 10b at the top) OR check "as follows" and list all of your community property/debt below.
- Check 11"a" if you have attorney's fees and check the box "petitioner" or "respondent" indicating who you want to pay those fees.
 - Check 11"b" if you would like your former name back. Write your former name. Check 11"c" if you have any other requests and write your request.

Read #12

Date, Print and sign your name.

Read "Notices" on the bottom of the form.

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How to fill out DECLARATION UNDER UNIFORM CHILD CUSTODY

Jurisdiction and Enforcement Act (FL-105/GC-120)

NOTE: If there are no minor children in your case, you do not need to complete this form.

DIRECTIONS:

- Find the number on the sample form. Example:
- Go to the same number below to find out how to fill out the blank form.
- Type or print in black or blue ink.

If you have a CASE NUMBER fill it in. If not known, leave it blank.

- Print your name, your mailing address, and telephone number (if any). This info will be available to the other party.
- If not filled in for you, print "Madera" after COUNTY OF. The address is: 200 South G St., Madera, CA 93637.
- Print the name of the petitioner and respondent. The petitioner is the person who started the case at the beginning.
- Leave this box blank.
- If you're alleging domestic violence or child abuse and your address is unknown to the other party, you may mark this box and the "Confidential" boxes under items 12 & 13.
- notes age 18).
- 7 For the oldest child, fill in the first and last name.
- 8 Fill in the city and state where this child was born.
- Fill in the child's date of birth (MM/DD/YY).
- If the child is a boy, write "M" for male. If the child is a girl, write "F" for female.

For **11** through **11** give information from now to the past 5 years, working backward:

- The beginning and ending date the child lived at the address (from when to when at that address).
- 12 For the dates you listed, print the city and state where the child lived.
- Name of person(s) (adult) the child lives or lived with and the physical addresses.
- Relationship means how the adult is related to the child. For example, mother or father.
- If you have only one child from this relationship, leave this section blank. If you have a second child, follow the instructions from 7 to 10. If the second child has always resided with the first child, check the box below the second child's name ("Resident information is the same ..."). If you check this box you do not have to complete the boxes below. If the addresses for the second child are different from the first child, then follow the instructions from 11 to 11.
- If you need additional space for more addresses, mark box "c." At the top of a sheet of paper, print "Attachment 3c" and print the additional information.
- If you have more than two children from this relationship, mark box "d" and complete form FL-105(A)/GC120(A).

BICKLIUTE				CARMA		-108/50-
cricusted, crivistal	tion proceeding	r have you participated a ; In California or elsewho tacif a cody of the orders	re concerning a	child subject to this pr	oceeding"	iner court c
Proceeding	Cate number	Dourt (name state, location	Court craer or judgment (aate)	Name of each child	Your cannecten to the case	Case (to)
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t, 🔲 Gwara anship						
c Diber						
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NOTICE TO DECLA		ding in a California cou				

DECLARATION (FL-105/GC-120)

- Page two -

DIRECTIONS:

- Find the number on the sample form. *Example:* 18
- Go to the same number below to find out how to fill out the form.
- Type or print in blue or black ink.
- If you have a CASE NUMBER fill it in. If not known, leave it blank.
- If there are no other cases regarding custody or visitation of the children in this case (in California or anywhere else), mark the "No" box and skip to step 20. If you have information regarding another case involving any of the children in this case, mark the "Yes" box.
 - If you check yes, mark the box next to the type of other case; the case number; the court's name, county, and state. Next, write the date of the order, name of each child involved in the other case, how you are involved, and what is now happening in that case.
- If there is no current protective order (a restraining order) in effect, skip to 22. Check this box only if there is a current (not expired) restraining order or protective order involving you or the children, and attach a copy of the order(s).
 - If you checked this box, mark the box that describes the type of court that gave the restraining order and give the county, state, case number, and the date the orders expire.
- If the child(ren) in this case live with either the mother or the father and there is no one else that claims to have custody or visitation rights to the child(ren), mark the "No" box and skip to step 21.
 - If the child(ren) is/are not living with one of the parents (either father or mother), and that other person thinks s/he has custody or visitation rights with the child(ren), mark the "yes" box. Then print that person's name and address. Mark the box that describes what that person has, or claims to have, and the child(ren)'s name(s) involved in this case.
- 23 Date, and print your name (first, middle, last) on the line to the left, sign your name on the right next to the arrow.
- If you are going to attach any additional pages to give more information, print the number of pages that will follow this one.

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How to fill out the attachment to DECLARATION UNDER UNIFORM CHILD CUSTODY

Jurisdiction and Enforcement Act (FL-105(A)/GC-120(A)

NOTE: Use this form only if you have more than two minor children in your case.

DIRECTIONS:

- Find the number on the sample form. *Example:*
- Go to the same number below to find out how to fill out the blank form.
- ▶ Type or print in black or blue ink.
- If you have a CASE NUMBER fill it in. If not known, leave it blank.

Use this page if there are more than 2 children from **this** relationship. Fill out the same way you did for the first two children. Ask for more forms if needed.

ACTUAL FORMS TO FILL OUT, PLEASE TYPE OR PRINT **NEATLY IN BLACK** or **BLUE INK**

(For Court Use Only)

SUPERIOR COURT OF CALIFORNIA, COUNTY OF MADERA 200 South G Street Madera, Ca 93637

REQUEST FOR INTERPRETER SERVICES

CASE INFORMATION:				
Case Number(s):	C	ase Name:		
HEARING INFORMATION:				
Hrg. Type:	Hrg. Date:		Time:	Dept.:
INTERPRETER(S) NEEDED FOR THE FO	DLLOWING LANGUA	NGE:		
Spanish Triqui* Mixteco* Triqui Alto* Mixteco Alto* Triqui Bajo* Mixteco Bajo* Punjabi Zapoteco* ASL	Cambodian Cantonese Mandarin Farsi/Persian Vietnamese	Arabic Russian Hmong Lao Other:		
*For indigenous language, include	e state and town o	f origin:		
	ntiff/Petitioner endant/Respondent <u>N</u> :	☐ Witness(e	· — ·	of Witnesses nate:
Name:	P	hone Number	:	
Email:		HOHE HOHIDE	•	
	<u>Please email thi</u>	is request to:		
<u>Inter</u> g	oreter.Madera@mo		ca.gov	
Please submit	this form a minimu	ım of two wee	ks in advanc	e.
· · · · · · · · · · · · · · · · · · ·				

MAD-CIV-010

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar nui	mber, and address):	FOR COURT USE ONLY CONFIDENTIAL Place in confidential part of the court file.
TELEPHONE NO: FAX NO.: E-MAIL ADDRESS (optional): ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY 200 South G Street Madera, California 93637 Civil Division	Y OF MADERA	
PETITIONER:		
RESPONDENT:		
CONFIDENTIAL DECLARAT	ΓΙΟΝ	CASE NUMBER:
You are required to complete this <i>Confidential Declara</i> are required to provide the social security numbers for in a confidential part of the court file and may not be did After you have completed this form, you may redact (bl document or other written material filed with the court. You may not redact or change any previously filed doc	yourself and your spouse sclosed without good cau	on this form if you know them. This form will be kept use shown to the court. It is all security number listed on this form from any future
Petitioner (name):		
Address:		
	Social Security Numl	ber:
•	Driver's License:	
☐ Female ☐ Male ☐ Need Interpreter If so Respondent (name):		
	Social Security Numl	
•	Driver's License:	
☐ Female ☐ Male ☐ Need Interpreter If so	o, what language?	
If self-represented, someone ☐ did not ☐ did paid someone for assistance, state below):	d assist me in comple	eting my forms for compensation. (if you
Name of Document Preparer:		
Address, city, and zip:		
County of registration number (if LDA):		
If prepared by an LDA, must complete local form N	MAD-CIV-019 Authoriza	ation for Non-Attorney Court Document Preparer.
I declare under penalty of perjury under the la	ws of the State of Ca	alifornia that the foregoing is true and correct
Date:		
(TYPE OR PRINT NAME)		(SIGNATURE)
\···= •·······-/		(5.5)

SUMMONS (Family Law)

CITACIÓN (Derecho familiar)

FOR COURT USE ONLY (SOLO PARA USO DE LA CORTE)

NOTICE TO RESPONDENT (Name): AVISO AL DEMANDADO (Nombre):

You have been sued. Read the information below and on the next page.

Lo han demandado. Lea la información a continuación y en la página siguiente.

Petitioner's name is:

Nombre del demandante:

CASE NUMBER (NÚMERO DE CASO):

You have **30 calendar days** after this *Summons* and *Petition* are served on you to file a *Response* (form FL-120) at the court and have a copy served on the petitioner. A letter, phone call, or court appearance will not protect you.

If you do not file your *Response* on time, the court may make orders affecting your marriage or domestic partnership, your property, and custody of your children. You may be ordered to pay support and attorney fees and costs.

For legal advice, contact a lawyer immediately. Get help finding a lawyer at the California Courts Online Self-Help Center (www.courts.ca.gov/selfhelp), at the California Legal Services website (www.lawhelpca.org), or by contacting your local county bar association.

NOTICE—RESTRAINING ORDERS ARE ON PAGE 2:

These restraining orders are effective against both spouses or domestic partners until the petition is dismissed, a judgment is entered, or the court makes further orders. They are enforceable anywhere in California by any law enforcement officer who has received or seen a copy of them.

FEE WAIVER: If you cannot pay the filing fee, ask the clerk for a fee waiver form. The court may order you to pay back all or part of the fees and costs that the court waived for you or the other party.

Tiene **30 días de calendario** después de haber recibido la entrega legal de esta Citación y Petición para presentar una Respuesta (formulario <u>FL-120</u>) ante la corte y efectuar la entrega legal de una copia al demandante. Una carta o llamada telefónica o una audiencia de la corte no basta para protegerlo.

Si no presenta su Respuesta a tiempo, la corte puede dar órdenes que afecten su matrimonio o pareja de hecho, sus bienes y la custodia de sus hijos. La corte también le puede ordenar que pague manutención, y honorarios y costos legales.

Para asesoramiento legal, póngase en contacto de inmediato con un abogado. Puede obtener información para encontrar un abogado en el Centro de Ayuda de las Cortes de California (www.sucorte.ca.gov), en el sitio web de los Servicios Legales de California (www.lawhelpca.org) o poniéndose en contacto con el colegio de abogados de su condado.

AVISO—LAS ÓRDENES DE RESTRICCIÓN SE

ENCUENTRAN EN LA PÁGINA 2: Las órdenes de restricción están en vigencia en cuanto a ambos cónyuges o miembros de la pareja de hecho hasta que se despida la petición, se emita un fallo o la corte dé otras órdenes. Cualquier agencia del orden público que haya recibido o visto una copia de estas órdenes puede hacerlas acatar en cualquier lugar de California.

EXENCIÓN DE CUOTAS: Si no puede pagar la cuota de presentación, pida al secretario un formulario de exención de cuotas. La corte puede ordenar que usted pague, ya sea en parte o por completo, las cuotas y costos de la corte previamente exentos a petición de usted o de la otra parte.

[SEAL]			

- The name and address of the court are (El nombre y dirección de la corte son):
 Madera Superior Court
 200 South G Street
 Madera, CA 93637
 Civil Division
- 2. The name, address, and telephone number of the petitioner's attorney, or the petitioner without an attorney, are: (El nombre, dirección y número de teléfono del abogado del demandante, o del demandante si no tiene abogado, son):

Date (Fecha):

Clerk , by (Secretario, por) _

, Deputy (Asistente)

Page 1 of 2



STANDARD FAMILY LAW RESTRAINING ORDERS

Starting immediately, you and your spouse or domestic partner are restrained from:

- 1. removing the minor children of the parties from the state or applying for a new or replacement passport for those minor children without the prior written consent of the other party or an order of the court;
- 2. cashing, borrowing against, canceling, transferring, disposing of, or changing the beneficiaries of any insurance or other coverage, including life, health, automobile, and disability, held for the benefit of the parties and their minor children;
- 3. transferring, encumbering, hypothecating, concealing, or in any way disposing of any property, real or personal, whether community, quasi-community, or separate, without the written consent of the other party or an order of the court, except in the usual course of business or for the necessities of life; and
- 4. creating a nonprobate transfer or modifying a nonprobate transfer in a manner that affects the disposition of property subject to the transfer, without the written consent of the other party or an order of the court. Before revocation of a nonprobate transfer can take effect or a right of survivorship to property can be eliminated, notice of the change must be filed and served on the other party.

You must notify each other of any proposed extraordinary expenditures at least five business days prior to incurring these extraordinary expenditures and account to the court for all extraordinary expenditures made after these restraining orders are effective. However, you may use community property, quasi-community property, or your own separate property to pay an attorney to help you or to pay court costs.

NOTICE—ACCESS TO AFFORDABLE HEALTH

INSURANCE: Do you or someone in your household need affordable health insurance? If so, you should apply for Covered California. Covered California can help reduce the cost you pay towards high quality affordable health care. For more information, visit www.coveredca.com. Or call Covered California at 1-800-300-1506.

WARNING—IMPORTANT INFORMATION

California law provides that, for purposes of division of property upon dissolution of a marriage or domestic partnership or upon legal separation, property acquired by the parties during marriage or domestic partnership in joint form is presumed to be community property. If either party to this action should die before the jointly held community property is divided, the language in the deed that characterizes how title is held (i.e., joint tenancy, tenants in common, or community property) will be controlling, and not the community property presumption. You should consult your attorney if you want the community property presumption to be written into the recorded title to the property.

ÓRDENES DE RESTRICCIÓN ESTÁNDAR DE DERECHO **FAMILIAR**

En forma inmediata, usted y su cónyuge o pareja de hecho tienen prohibido:

- 1. Ilevarse del estado de California a los hijos menores de las partes, o solicitar un pasaporte nuevo o de repuesto para los hijos menores, sin el consentimiento previo por escrito de la otra parte o sin una orden de la corte;
- 2. cobrar, pedir prestado, cancelar, transferir, deshacerse o cambiar el nombre de los beneficiarios de cualquier seguro u otro tipo de cobertura, como de vida, salud, vehículo y discapacidad, que tenga como beneficiario(s) a las partes y su(s) hijo(s) menor(es);
- 3. transferir, gravar, hipotecar, ocultar o deshacerse de cualquier manera de cualquier propiedad, inmueble o personal, ya sea comunitaria, cuasicomunitaria o separada, sin el consentimiento escrito de la otra parte o una orden de la corte, excepto en el curso habitual de actividades personales y comerciales o para satisfacer las necesidades de la vida; y
- 4. crear o modificar una transferencia no testamentaria de manera que afecte la asignación de una propiedad sujeta a transferencia, sin el consentimiento por escrito de la otra parte o una orden de la corte. Antes de que se pueda eliminar la revocación de una transferencia no testamentaria, se debe presentar ante la corte un aviso del cambio y hacer una entrega legal de dicho aviso a la otra parte.

Cada parte tiene que notificar a la otra sobre cualquier gasto extraordinario propuesto por lo menos cinco días hábiles antes de realizarlo, y rendir cuenta a la corte de todos los gastos extraordinarios realizados después de que estas órdenes de restricción hayan entrado en vigencia. No obstante, puede usar propiedad comunitaria, cuasicomunitaria o suya separada para pagar a un abogado que lo ayude o para pagar los costos de la corte.

AVISO—ACCESO A SEGURO DE SALUD MÁS ECONÓMICO:

¿Necesita seguro de salud a un costo asequible, ya sea para usted o alguien en su hogar? Si es así, puede presentar una solicitud con Covered California. Covered California lo puede ayudar a reducir el costo que paga por seguro de salud asequible y de alta calidad. Para obtener más información, visite www.coveredca.com. O llame a Covered California al 1-800-300-0213.

ADVERTENCIA—INFORMACIÓN IMPORTANTE

De acuerdo a la ley de California, las propiedades adquiridas por las partes durante su matrimonio o pareja de hecho en forma conjunta se consideran propiedad comunitaria para fines de la división de bienes que ocurre cuando se produce una disolución o separación legal del matrimonio o pareja de hecho. Si cualquiera de las partes de este caso llega a fallecer antes de que se divida la propiedad comunitaria de tenencia conjunta, el destino de la misma quedará determinado por las cláusulas de la escritura correspondiente que describen su tenencia (por ej., tenencia conjunta, tenencia en común o propiedad comunitaria) y no por la presunción de propiedad comunitaria. Si quiere que la presunción comunitaria quede registrada en la escritura de la propiedad, debería consultar con un abogado.



FL-110 [Rev. January 1, 2015].

FL-100

PARTY WITHOU	T ATTORNEY OR ATTORNEY STATE BAR NUMBER:	FOR CO.	URT USE ONLY	00
NAME:				
FIRM NAME:				
STREET ADDRE				
CITY: TELEPHONE NO	STATE: ZIP CODE:			
E-MAIL ADDRES				
	a (name): In Pro Per			
	COURT OF CALIFORNIA, COUNTY OF MADERA			
	DRESS: 200 South G Street			
	DRESS: Same			
CITY AND ZIF	code: Madera, CA 93637			
BRANCH	NAME: Civil Division			
PETITION	NER:			
RESPONDE	NT:			
PETITION	N FOR AMENDED	CASE NUMBER:		
	olution (Divorce) of: Marriage Domestic Partnership			
Lega	Al Separation of: Marriage Domestic Partnership			
☐ Nulli	ty of:			
1. LEGAL I	RELATIONSHIP (check all that apply):			
a. 🗀	We are married.			
b. 🗖	We are domestic partners and our domestic partnership was established in Ca	alifornia.		
с. 🗖	We are domestic partners and our domestic partnership was NOT established			
o BEGIDE	NCE DECLUDEMENTS (shock all that apply):			
2. RESIDE I a. 1	NCE REQUIREMENTS (check all that apply): Petitioner Respondent has been a resident of this state for at least s	riv months and of this	county for at la	act throo
а.	months immediately preceding the filing of this <i>Petition</i> . (For a divorce, unless		-	
	in 1b., at least one of you must comply with this requirement.)	you are in the legal it	eiatioristiip desi	cribeu
b. 🔲	Our domestic partnership was established in California. Neither of us has to be	a a resident or have a	domicile in Cal	lifornia
J	to dissolve our partnership here.	e a resident of have a	dominate in Oa	morria
с. 🔲	We are the same sex, were married in California, but currently live in a jurisdic	tion that does not rec	ognize, and will	l not
	dissolve, our marriage. This <i>Petition</i> is filed in the county where we married.		3 1, 11	
	Petitioner lives in (specify): Respondent lives in (s	specify):		
3. STATIS	TICAL FACTS	1 37		
a. 🔲	(1) Date of marriage (specify): (2) Date of separation (2)	aration <i>(specify):</i>		
_	(3) Time from date of marriage to date of separation (specify): Yea			
b. 🔲	(1) Registration date of domestic partnership with the California Secretary of S	State or other state ed	quivalent <i>(speci</i>	ify below):
	(2) Date of sepa	aration <i>(specify):</i>		
	(3) Time from date of registration of domestic partnership to date of separation	n (specify):	Years	Months
4. MINOR (CHILDREN			
a.	There are no minor children.			
a. \Box	The minor children are:			
J		<u>:hdate</u>	<u>Age</u>	
	<u>Office Frame</u>	indate	<u>Age</u>	
	(4) Department on Attachment 4b (2) Department	wat haw-		
ا الاحتاد	(1) continued on Attachment 4b. (2) a child who is not	-	ority to dotaine	20
_	children listed above were born before the marriage or domestic partnership, the children to be children of the marriage or domestic partnership.	ie court has the author	only to determin	ie
	children to be children of the marriage or domestic partnership.	adar I Inifarm Child C.	ietody luriodiat	ion
	re are minor children of Petitioner and Respondent, a completed <i>Declaration Ur</i> Enforcement Act (UCCJEA) (form FL-105) must be attached.	idei Omiomi Cilla Cl	เอเบนซ ฮนกรันเCli	1011
and E	Petitioner and Respondent signed a voluntary declaration of parentage or pate	ernity (Attach a conv	if available)	

	FL-1U
PETITIONER:	CASE NUMBER:
RESPONDENT:	
Petitioner requests that the court make the following orders:	
5. LEGAL GROUNDS (Family Code sections 2200–2210, 2310–2312)	
 a. Divorce or Legal separation of the marriage or domestic partnersh (1) irreconcilable differences. (2) permanent legal incapacity to 	
b. Nullity of void marriage or domestic partnership based on(1) incest. (2) bigamy.	
partnership or marriage. (2) prior existing marriage or domestic partnership.	raud. orce. hysical incapacity.
 a. Legal custody of children to	oner Respondent Joint Other Dry Grant Gra
 7. CHILD SUPPORT a. If there are minor children born to or adopted by Petitioner and Respondent before o partnership, the court will make orders for the support of the children upon request a requesting party. b. An earnings assignment may be issued without further notice. c. Any party required to pay support must pay interest on overdue amounts at the "legad. d. Other (specify): 	nd submission of financial forms by the
8. SPOUSAL OR DOMESTIC PARTNER SUPPORT	
 a. Spousal or domestic partner support payable to Petitioner Responses b. Terminate (end) the court's ability to award support to Petitioner 	pondent Respondent ner Respondent
9. SEPARATE PROPERTY a. There are no such assets or debts that I know of to be confirmed by the court. b. Confirm as separate property the assets and debts in Property Declaration the following list.	ation (form <u>FL-160</u>).

	12 100
PETITIONER:	CASE NUMBER:
RESPONDENT:	
10. COMMUNITY AND QUASI-COMMUNITY PROPERTY a. There are no such assets or debts that I know of to be of the community and quasi-community as in Property Declaration (form FL-160) in as follows (specify):	
11. OTHER REQUESTS a. Attorney's fees and costs payable by Petitioner b. Petitioner's former name be restored to (specify): c. Other (specify):	☐ Respondent
Continued on Attachment 11c. 12. I HAVE READ THE RESTRAINING ORDERS ON THE BACK OF TO ME WHEN THIS PETITION IS FILED. I declare under penalty of perjury under the laws of the State of California.	
Date:	That the foregoing is true and soffeet.
Date.	
(TYPE OR PRINT NAME) Date:	(SIGNATURE OF PETITIONER)
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR PETITIONER)
FOR MORE INFORMATION: Read Legal Steps for a Divorce or Legat www.familieschange.ca.gov — an online guide for parents and	· · · · · · · · · · · · · · · · · · ·
NOTICE: You may redact (black out) social security numbers from a form used to collect child, spousal or partner support.	any written material filed with the court in this case other than a
NOTICE—CANCELLATION OF RIGHTS: Dissolution or legal sepal or spouse under the other domestic partner's or spouse's will, trust survivorship rights to any property owned in joint tenancy, and any	retirement plan, power of attorney, pay-on-death bank account,

or spouse under the other domestic partner's or spouse's will, trust, retirement plan, power of attorney, pay-on-death bank account, survivorship rights to any property owned in joint tenancy, and any other similar thing. It does not automatically cancel the right of a domestic partner or spouse as beneficiary of the other partner's or spouse's life insurance policy. You should review these matters, as well as any credit cards, other credit accounts, insurance polices, retirement plans, and credit reports, to determine whether they should be changed or whether you should take any other actions. Some changes may require the agreement of your partner or spouse or a court order.



PETITIONER:			CASE NUMBER:					
RESPONDENT: OTHER PARENT/PARTY:								
CHILD CUSTODY AND VISITATION (PARENTING TIME) APPLICATION ATTACHMENT —This is not a court order—								
TO Petition Response Request for Order Responsive Declaration to Request for Order Other (specify):								
1. a. Custody. Custody of the minor children of the parties is requested as follows: Attachment 1a.								
<u>Child's Name</u>	<u>Date of Birth</u>	(person who decid	ustody to es about the child's on, and welfare)	Physical Custody to (person the child regularly lives with)				
	of a history of abuse or su							
(1) Petitioner F	Respondent Other page	arent/party i	s (or are) alleged to ha	ve				
	ainst any of the following pe or are dating or engaged to.		ner parent, their current	spouse, or the				
(2) Petitioner F	Respondent Other pa	arent/party i	s (or are) alleged to ha	ve				
	ual illegal use of controlled sabuse of prescribed controlled		abitual or continual abus	se of alcohol, or the				
	rt NOT order sole or joint cu or substance abuse.	stody of the minor ch	nild to the person(s) alle	eged to have a				
(4) Even though there are allegations, I ask that the court make the child custody orders in item 1a. (Write the reasons why you think it would be good for the children that the person(s) be granted custody, even though there are allegations against them of a history of abuse or substance abuse.) Below: Attachment 1b. Other (specify):								
involving domestic b. See the attached _	parenting time (visitation) to	the party without physted (specify date):	ysical custody (not app	propriate in cases				
d. No visitation (parenti	ing time).			Page 1 of 4				

PETITIONER:	CASE NUMBER:
RESPONDENT: OTHER PARENT/PARTY:	
(1) Weekends starting (date): (Note: The first weekend of the month is the first weekend with a Sai 1st 2nd 3rd 4th 5th week from at a.m. p.m. (day of week) (time) to (day of week) (time)	ting time (visitation) will be as follows: turday.) kend of the month / If applicable, specify: / If applicable, specify: after school after school after school
 (a)	which starts <i>(date):</i> arent/party will have the fifth
(2) Alternate weekends starting (date): from at a.m (day of week) (time) to at a.m (day of week) (time)	atter of school
(3) Weekdays starting (date):	_
from at a.m a.m	p.m./ If applicable, specify: start of school after school
to at a.m a.m	p.m./ If applicable, specify: start of school after school
(4) Other visitation (parenting time) days and restrictions are: as follows:	listed in Attachment 2e(4)
☐ Visitation (parenting time) with allegations of a history of abuse, substance a	buse, or other parenting concerns
a. Supervised visitation (parenting time) (1) I ask that petitioner prespondent other parent/pawith the minor children according to the schedule in item 2 because of a Domestic violence, child abuse, or neglect. (b) Substance abuse: the habitual or continual illegal use of correction or continual abuse of alcohol, or the habitual or continual asubstances. (c) Other parenting concerns (specify below):	arty have supervised visitation of (specify): ontrolled substances, or the habitual
(2) The reasons why the court should make the orders are (specify): (Write the reasons why you think unsupervised visitation (parenting to be a line Attachment 3a(2) Other (specify):	ime) would be bad for the children.)

3.

PETITIO		CASE NUMBER:
RESPON		
OTHER PARENT/F	I ask for the following orders about the supervised visitation provider:	
(0)	(a) Visitation (parenting time) be monitored by (name, if known):	
	(i) The person or agency is a professional provider. A pro-	
	requirements listed in <i>Declaration of Supervised Visita</i>	tion Provider (Professional)
	(form FL-324(P)) and sign the declaration. (ii) The person is a nonprofessional provider. That person	must meet the requirements listed in
	Declaration of Supervised Visitation Provider (Nonprof a declaration.	
	(iii) The provider's phone number is (specify):	
	(b) Any costs of supervision be paid as follows: petitioner: other parent/party: percent.	percent; respondent: percent.
b. 🔲 Uns	supervised visitation (parenting time)	
·	emplete 3b only if you want the court to order unsupervised visitation to a use or substance abuse.)	person alleged to have a history of
(1)	′	s (or are) alleged to have
	a history of abuse against any of the following persons: a child, the other the person they live with or are dating or engaged to.	ner parent, their current spouse, or
(2)	Petitioner Respondent Other parent/party is	s (or are) alleged to have the
	habitual or continual illegal use of controlled substances, or the habitu- habitual or continual abuse of prescribed controlled substances.	al or continual abuse of alcohol, or the
(3)	Even though there are allegations of a history of abuse or substance a unsupervised visitation to (specify): Petitioner Respond	
(4)	The reasons why the court should make the orders are (specify): (Write the reasons why you think it would be good for the children that visitation (parenting time) even though there are allegations against the abuse.) Below: in Attachment 3b. Other (specify):	
(5)	The orders for visitation (parenting time) that you request must be spe of transfer of the child, as Family Code section 6323(c) requires.	cific as to time, day, place, and manner
	tion for visitation (parenting time) and place of exchange. ses of domestic violence, the court must have enough information to mal	ke orders that are specific as to the time,
place	e, and manner of transfer (exchange) of the child for custody and visitatio	n under Family Code section 6323(c).
Departi	ildren must be driven only by a licensed and insured driver. The vehicle r ment of Motor Vehicles and must have child restraint devices properly ins	
	ansportation to begin the visits will be provided by (name):	
	ansportation from the visits will be provided by <i>(name):</i> le exchange point at the beginning of the visit will be <i>(address):</i>	
	e exchange point at the beginning of the visit will be (address):	
f. 🔲 Du	uring the exchanges, the party driving the children will wait in the car and	•
	change location) while the children go between the car and the home (or her <i>(specify):</i>	exchange location).

	PETITIONER: RESPONDENT:	CASE NUMBER:
ОТ	HER PARENT/PARTY:	
5. [☐ Travel with children. The ☐ Petitioner ☐ Respondent ☐ Other p must have written permission from the other parent or party, or a court order, to tak	
	a. the state of California.	
	b. the following counties (specify):	
	c. other places (specify):	
6. [Child abduction prevention. There is a risk that one of the parties will take the chil party's permission. I request the orders set out on attached form FL-312.	dren out of California without the other
7.	Children's holiday schedule. I request the holiday and vacation schedule set out	below on form FL-341(C)
8. [■ Additional custody provisions. I request the additional orders for custody set out	below on form FL-341(D)
9. [☐ Joint legal custody provisions. I request joint legal custody and want the additiona☐ on form FL-341(E)	al orders set out 🔲 below
10. [■ Other . I request the following additional orders (<i>specify</i>):	

ATTORN	EY OR PARTY WITHO	OUT ATTORNEY	STATE BAF	R NUMBER:		FOR COU	RT USE ONLY
NAME:							
FIRM NA	ME:						
STREET	ADDRESS:						
CITY:			STATE:	ZIP CODE:			
TELEPHO	ONE NO.:		FAX NO.:				
EMAIL A	DRESS:						
ATTORN	EY FOR (name):						
		CALIFORNIA CO	NINTY OF MADERA				
	ADDRESS: 200 S. (•	OUNTY OF MADERA				
		JOIREEL					
	ADDRESS:						
		RA, CALIFORNIA 93637					
ВКА	NCH NAME: CIVIL D						
	•	tion applies to ca	ases other than proba	te guardiansh	ips.)		
	ETITIONER:						
RES	PONDENT:						
OT:							
	ER PARTY:	ilo cocco calab					
CHILD	S NAME (Juveni	- ,			`		
011455	•	, ,	only to probate guardia	anship cases.)	CASE NUMBER:	
GUARI	DIANSHIP OF (na	ame):			Mino	r	
						<u> </u>	
	DECL	ARATION UND	ER UNIFORM CHI	LD CUSTO	ΣY		
	JURISI	DICTION AND	ENFORCEMENT A	CT (UCCJE	A)		
1. Iar	n (check one):	a party to	this proceeding to de	etermine cust	ody of a child	the authorized re	presentative of the
	,		, ,		-	this proceeding to deter	•
2 The	ere are (specify	numher):	minor children v	vho are subie	ct to this proce	eding, as follows <i>(list old</i>	lest child first):
	ore are (epeciny		THINGI OFFICE	1	· · · · · · · · · · · · · · · · · · ·		
		Full Name		Date o	of birth	Place of birth (city and state)
a.							
b.							
D.							
c.							
d.							
Lu.							
						te piece of paper, write "l	
	Additional C	hildren" at the top	p, provide all requeste	ed information	for each addit	tional child, and attach to	this form.)
3. a.	Check th	is box if there is	only one child <i>or</i> if all	of the childre	n listed in item	2 have lived together for	the past five years.
			•			tory for the past five yea	
						ide only the state of residence	
		f residence	Residen			child lived with and	
		ith/Year)	(City, Sta			te current address	Relationship
		To present	(Oity, Oil	<i>ato</i> ,	Comple	to current address	
	From:	10 present					
			Confidential (list	et etate only)	Confid	ential (list state only)	
	F		Confidential (III	si siaie Uilly)	Connide	muai (iisi siait Uilly)	
	From:	To:					
	F				+		
	From:	To:					
	From:	To:					
	From:	To:					
					<u> </u>		
	Additiona	al addresses are	listed on Attachment	3a. <i>(Form MC</i>	2-020 mav be	used for this purpose.)	
b.				•	=	lived together for the pas	et five years (Attach
υ.						their residence history fo	
	IOIIII I L-	100(17)/00-120(1	ij and hist cach builer	orma o currerr	audicos ailu	aren residerice mistory 10	Page 1 of

CASE NAME:				CASE NUMBER:		
	proceeding, in Ca	you participated as a par lifornia or elsewhere, co a copy of the orders if yo	ncerning a child	d subject to this procee	eding?	er court case
Proceeding	Case number	Court (name, state or tribe, location)	Court order or judgment (date)	Name of each child	Your connection to the case	Case status
a. Family						
b. Probate Guardianship						
c. Other						
Proceeding	(Case Number		Court (name, state	or tribe, location	7)
d. Juvenile						
e. Adoption						
One or more dom		training/protective order	s are now in eff	ect. (Attach a copy of	the orders if you	ı have one
Court	County	State or Tribe	Case	Number <i>(if known)</i>	Orders exp	oire <i>(date)</i>
a. Criminal						
b. Family						
c. Juvenile						
d. Other						
 Do you know of any per or visitation with any ch Name and address of 	ild in this case?	party to this proceeding Yes No b. Name and addres	(If yes, provi	ide the following inforr		•
Has physical custody Claims custody rights Claims visitation rights		Claims custody	Has physical custody Claims custody rights Claims visitation rights		Has physical custody Claims custody rights Claims visitation rights	
Name of each child:		Name of each child:		Name of each	n cniia:	
Number of pages	attached:][
declare under penalty of p	erjury under the I	aws of the State of Calif	ornia that the fo	regoing is true and co	rrect.	
Date:			N			
(NAME (OF DECLARANT)			(SIGNATURE OF	DECLARANT)	

NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.

				I = 1	33(A)/30-120(A)
CASE NA	AME:			CASE NUMBER:	
nstructi	ons: If all the o	children subject to ti	he proceeding have not lived togetl	CTION AND ENFORCEMENT ACT ther for the last five years, use as many of vely, and attach all pages to form FL-10	copies of this form
3. b	provide only Reside	he past five years.	ence.) the same as given for the child list	(Provide the child's current address a al under Family Code section 3429, che ed in item 2a on form FL-105/GC-120.	ck the box and
	I	s of residence lonth/Year)	Residence (City, State)	Person child lived with (name and complete current address)	Relationship
	From:	To present	Confidential (list state only)	Confidential (list state only)	
	From:	То:			
	From:	То:			
	From:	То:			
	From:	То:			
3. b	provide only Reside	he past five years.	ence.) the same as given for the child list	(Provide the child's current address a al under Family Code section 3429, che ed in item 2a on form FL-105/GC-120. (ck the box and If not the same,
	I	s of residence lonth/Year)	Residence (City, State)	Person child lived with (name and complete current address)	Relationship
	From:	To present	Confidential (list state only)	Confidential (list state only)	
	From:	То:			
	From:	То:			
	From:	То:			
	From:	To:			

Page _

		FL-140
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar numb	per, and address):	
TELEPHONE NO.: E-MAIL ADDRESS:	FAX NO.:	
ATTORNEY FOR (Name): In Pro Per		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: 200 South G Street	MADERA	
MAILING ADDRESS: SAME		
CITY AND ZIP CODE: Madera, CA 93637		
BRANCH NAME: Civil Division PETITIONER:		-
RESPONDENT:		
OTHER PARENT/PARTY:		
DECLARATION OF		CASE NUMBER:
Petitioner's Respondent's	Preliminary Final	
DO NOT FILE DECLARATION	S OF DISCLOSURE OR FINANCIAL ATTAC	HMENTS WITH THE COURT
In a dissolution, legal separation, or nullity action,		
party with certain exceptions. Neither disclosure is		
documents was completed or waived must be file		displacation on described in Suppose
 In summary dissolution cases, each spouse of Dissolution Information (form FL-810). Final di 	- · · · · · · · · · · · · · · · · · · ·	
• In a default judgment case that is not a stipula	ted judgment or a judgment based on a marita	al settlement agreement, only the
petitioner is required to complete and serve a (see Family Code section 2110).	oreliminary declaration of disclosure. A final di	isclosure is not required of either party
 Service of preliminary declarations of disclosured 	re may not be waived by an agreement betwe	en the parties.
Parties who agree to waive final declarations of	of disclosure must file their written agreement	with the court (see form FL-144).
The petitioner must serve a preliminary declaration.		
The respondent must serve a preliminary declara Response. The time periods may be extended by		·
Attached are the following:		
A completed Schedule of Assets and D Community and Quasi-Community	<u> </u>	laration (form FL-160) for (specify):
2. A completed <i>Income and Expense Dec</i>	claration (form FL-150).	
3. All tax returns filed by the party in the t	wo years before the date that the party served	the disclosure documents.
4. A statement of all material facts and incommunity has an interest (not a form)	formation regarding valuation of all assets that	t are community property or in which the
5. A statement of all material facts and in	formation regarding obligations for which the c	community is liable (not a form).
opportunity presented since the date of	osure of any investment opportunity, business if separation that results from any investment, marriage to the date of separation (not a form	significant business, or other income-
I declare under penalty of perjury under the laws	of the State of California that the foregoing is t	true and correct.
Date:		
	k	
(TYPE OR PRINT NAME)	r	SIGNATURE Page 1 of

	<u> </u>
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE N	IO.:
ATTORNEY FOR (Name): In Pro Per	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
MADERA	
PETITIONER:	
RESPONDENT:	
SCHEDULE OF ASSETS AND DEBTS	CASE NUMBER:
Petitioner's Respondent's	

- INSTRUCTIONS -

List all your known community and separate assets or debts. Include assets even if they are in the possession of another person, including your spouse. If you contend an asset or debt is separate, put P (for Petitioner) or R (for Respondent) in the first column (separate property) to indicate to whom you contend it belongs.

All values should be as of the date of signing the declaration unless you specify a different valuation date with the description. For additional space, use a continuation sheet numbered to show which item is being continued.

ITEM NO.	ASSETS DESCRIPTION	SEP. PROP	DATE ACQUIRED	CURRENT GROSS FAIR MARKET VALUE	AMOUNT OF MONEY OWED OR ENCUMBRANCE
	ATE (Give street addresses and attach copies of legal descriptions and latest lender's statement.)			\$	\$
2. HOUSEHO	LD FURNITURE, FURNISHINGS, APPLIANCES				
3. JEWELRY, (Identify.)	ANTIQUES, ART, COIN COLLECTIONS, etc.				

Page 1 of 4

ITE	ASSETS DESCRIPTION	SEP. PROP	DATE ACQUIRED	CURRENT GROSS FAIR MARKET VALUE	AMOUNT OF MONEY OWED OR ENCUMBRANCE
4.	VEHICLES, BOATS, TRAILERS (Describe and attach copy of title document.)			\$	\$
5.	SAVINGS ACCOUNTS (Account name, account number, bank, and branch. Attach copy of latest statement.)				
6.	CHECKING ACCOUNTS (Account name and number, bank, and branch. Attach copy of latest statement.)				
7.	CREDIT UNION, OTHER DEPOSIT ACCOUNTS (Account name and number, bank, and branch. Attach copy of latest statement.)				
8.	CASH (Give location.)				
9.	TAX REFUND				
10.	LIFE INSURANCE WITH CASH SURRENDER OR LOAN VALUE (Attach copy of declaration page for each policy.)				

ITE	ASSETS DESCRIPTION	SEP. PROP	DATE ACQUIRED	CURRENT GROSS FAIR MARKET VALUE	AMOUNT OF MONEY OWED OR ENCUMBRANCE
11.	STOCKS, BONDS, SECURED NOTES, MUTUAL FUNDS (Give certificate number and attach copy of the certificate or copy of latest statement.)			\$	\$
12.	RETIREMENT AND PENSIONS (Attach copy of latest summary plan documents and latest benefit statement.)				
13.	PROFIT-SHARING, ANNUITIES, IRAS, DEFERRED COMPENSATION (Attach copy of latest statement.)				
14.	ACCOUNTS RECEIVABLE AND UNSECURED NOTES (Attach copy of each.)				
15.	PARTNERSHIPS AND OTHER BUSINESS INTERESTS (Attach copy of most current K-1 form and Schedule C.)				
16.	OTHER ASSETS				
17.	TOTAL ASSETS FROM CONTINUATION SHEET				
	TOTAL ASSETS			\$ 0.00	\$ 0.00



ITI N	DEBTS-SHOW TO WHOM OWED O.	SEP. PROP	TOTAL OWING	DATE INCURRED
			\$	
19.	STUDENT LOANS (Give details.)			
20.	TAXES (Give details.)			
21.	SUPPORT ARREARAGES (Attach copies of orders and statements.)			
22.	LOANS - UNSECURED (Give bank name and loan number and attach copy of latest statement.)			
23.	CREDIT CARDS (Give creditor's name and address and the account number. Attach copy of latest statement.)			
24.	OTHER DEBTS (Specify.):			
25.	TOTAL DEBTS FROM CONTINUATION SHEET			
26.	TOTAL DEBTS		0.00	
27.	(Specify number): pages are attached as continuation sheets.			
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date:				
	(TYPE OR PRINT NAME) (SIGNATURE OF DECLARANT)			

PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.:	
E-MAIL ADDRESS:		
ATTORNEY FOR (name):		
SUPERIOR COURT OF CALIFORNIA		
STREET ADDRESS: 200 SOUTH G STR	EEI	
MAILING ADDRESS: CITY AND ZIP CODE:MADERA, CALIFOR	RNIA 93637	
BRANCH NAME: CIVIL DIVISION	(11) (3000)	
PETITIONER).	
RESPONDENT		
OTHER PARTY/PARENT/CLAIMAN	l:	
INCOME AN	D EXPENSE DECLARATION	CASE NUMBER:
1. Employment (Give information	on your current job or, if you're unemployed, your mo	st recent job.)
a Employer		• ,
Attach copies b. Employer's add	dress:	
stubs for last c. Employer's pho		
two months d. Occupation:		
(black out e. Date job started	d:	
1 ` '	date job ended:	
Security g. I work about	hours per week.	
numbers). h. I get paid \$	gross (before taxes) per month	per week per hour.
(If you have more than one job, a jobs. Write "Question 1—Other J	ttach an 8 1/2-by-11-inch sheet of paper and list thoos" at the top.)	e same information as above for your other
2. Age and education		
a. My age is <i>(specify):</i>		
b. I have completed high school	ol or the equivalent: Yes No If n	o, highest grade completed (specify):
c. Number of years of college		
· · · · · · · · · · · · · · · · · · ·		
d. Number of years of graduate		gree(s) obtained (specify):
	Il/occupational license(s) (specify):	
vocational t	raining (specify):	
3. Tax information		
 I last filed taxes for ta 	x year (specify year):	
b. My tax filing status is	single head of household man	ried, filing separately
married, filing jointly w	vith (specify name):	
c. I file state tax returns in	California other (specify state):	
d. I claim the following number	of exemptions (including myself) on my taxes <i>(specif</i>)	<i>(</i>):
_		
This estimate is based on (explain	ite the gross monthly income (before taxes) of the other ain):	er party in this case at (<i>specity):</i> \$
	er any questions on this form, attach an 8 1/2-by-1 swer.) Number of pages attached:	1-inch sheet of paper and write the
I declare under penalty of perjury unany attachments is true and correct	nder the laws of the State of California that the informa :.	ation contained on all pages of this form and
Date:		
	•	
(TYPE OR PRINT N.	AMF)	(SIGNATURE OF DECLARANT)

FL-150

	PETITIONER:	CASE NUMBER:	
	RESPONDENT:		
ОТ	HER PARTY/PARENT/CLAIMANT:		
	ch copies of your pay stubs for the last two months and proof of any other incom rn to the court hearing. (Black out your Social Security number on the pay stub a		federal tax
	ncome (For average monthly, add up all the income you received in each category in thand divide the total by 12.)	he last 12 months Last month	Average
a	a. Salary or wages (gross, before taxes)	\$	monuny
b	o. Overtime (gross, before taxes)	\$	
C	c. Commissions or bonuses	\$	
C	d. Public assistance (for example: TANF, SSI, GA/GR) currently receiving		
f		nestic partnership \$	
	g. Pension/retirement fund payments	\$	
i i		. —	
i	. Disability 300al 3ecurity (100 331) State disability (3D1) F	Ф.	
J.	Workers' compensation		
l		\$	
6 I	nvestment income (Attach a schedule showing gross receipts less cash expenses for	each niece of property)	
	a. Dividends/interest	, , , , ,	
	o. Rental property income	<u> </u>	_
			_
	d. Other (specify):	\$	
7 I	was a fram a life and a supplement after horizona a supplement at all horizona.	Φ.	
	ncome from self-employment, after business expenses for all businessesam the owner/sole proprietor business partner other (spe	· · · · · · · · · · · · · · · · · · ·	_
	Number of years in this business (specify):	,,,	
	Name of business (specify):		
	Type of business (specify):		
	Attach a profit and loss statement for the last two years or a Schedule C from you Social Security number. If you have more than one business, provide the informa		
8. [Additional income. I received one-time money (lottery winnings, inheritance, etc. amount):) in the last 12 months (specify s	source and
9. [Change in income. My financial situation has changed significantly over the last	12 months because (specify):	
10. [Deductions		Last month
a	a. Required union dues		
t	p. Required retirement payments (not Social Security, FICA, 401(k), or IRA)		
C	e. Medical, hospital, dental, and other health insurance premiums (total monthly amount	nt)\$	
C	Child support that I pay for children from other relationships	\$	
e	e. Spousal support that I pay by court order from a different marriage federally to	ax deductible*\$	
f			
ç	g. Necessary job-related expenses not reimbursed by my employer (attach explanation	n labeled "Question 10g")\$	
11.	Assets		Total
a	a. Cash and checking accounts, savings, credit union, money market, and other depos b. Stocks, bonds, and other assets I could easily sell	it accounts\$	
t	o. Stocks, bonds, and other assets I could easily sell	\$	
	c. All other property, real and personal <i>(estimate fair market value</i>	e minus the debts you owe) $\$$	
	eck the box if the spousal support order or judgment was executed by the parties and the court be tains the spousal support payments as taxable income to the recipient and tax deductible to the parties.		dered change

FL-150

PETITIONER:			CA	SE NUMBER:	
RESPONDENT:					
OTHER PARTY/PARENT/CLAIMANT:					
12. The following people live with me:					
Name	Age	How the person is related to me (ex: son)	That person monthly inc		Pays some of the household expenses?
a. b. c. d. e.					Yes No Yes No Yes No Yes No Yes No
13. Average monthly expenses	Estimated	expenses Actual e	expenses	Propos	sed needs
a. Home: (1) Rent or mortgal: If mortgage: (a) average principal: (b) average interest: (2) Real property taxes	nce	i. Clothe j. Educat k. Enterta l. Auto e (insura m. Insurat auto, h n. Saving s o. Charita p. Monthl (itemiz s q. Other (s r. TOTAI	ssinment, gifts, and ince, gas, reponde (life, accidence) and investrable contribut y payments life below in 14 (specify): EXPENSES pounts in a(1)	and vacation transportation airs, bus, etc. dent, etc.; do oth insurance) ments	\$\$\$
14. Installment payments and debts not Paid to	isted above	ve	Amount	Balance	Date of last payment
T did to	0.		\$	\$	Bate of last paymont
			1.	<u> </u>	
			\$	\$	
			\$	\$	
			\$	\$	
			\$	\$	
			\$	\$	
 15. Attorney fees (This information is requ a. To date, I have paid my attorney this b. The source of this money was (spector) c. I still owe the following fees and cost d. My attorney's hourly rate is (specify) I confirm this fee arrangement. 	s amount fo cify): ts to my at	or fees and costs (specify):	\$		
Date:		.			
(TYPE OR PRINT NAME OF ATTORNE	Y)	<u>*</u>		(SIGNATURE OF	- ATTORNEY)

PETITIONER:	CASE NUMBER:
RESPONDENT:	
OTHER PARTY/PARENT/CLAIMANT:	

	CHILD SUPPORT INFO		s child support.)	
16 N ı	umber of children		,	
		er the age of	18 with the other pare	nt in this case.
	The children spend percent of their time with me and (If you're not sure about percentage or it has not been agreed on, p	-	percent of their time	with the other parent.
a. b.	nildren's health-care expenses I do I I do not have health insurance available to Name of insurance company: Address of insurance company:	o me for the cl	nildren through my job	
d.	The monthly cost for the children's health insurance is or would be (Do not include the amount your employer pays.)	(specify): \$		
18. A c	dditional expense for the children in this case		Amount per mo	onth
a.	Childcare so I can work or get job training		\$	
b.	Children's health care not covered by insurance		· · · · · · · · · · · · · · · · · · ·	
C.	Travel expenses for visitation			
d.	Children's educational or other special needs (specify below):		\$	
(at	Decial hardships. I ask the court to consider the following special final teach documentation of any item listed here, including court orders): Extraordinary health expenses not included in 18b	 os and	Amount per month	For how many months?
Th	(3) Child support I receive for those childrene expenses listed in a, b, and c create an extreme financial hardship		S olain):	
20. Ot	ther information I want the court to know concerning support in	my case (spe	ecify):	

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):	
TELEPHONE NO.	-
TELEPHONE NO.: FAX NO.:	
e-MAIL ADDRESS: ATTORNEY FOR (Name): In Pro Per	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF MADERA	
STREET ADDRESS: 200 South G Street	
MAILING ADDRESS: Same	
city and zip code: Madera, CA 93637	
BRANCH NAME: Civil Division	
PETITIONER:	_
RESPONDENT:	
OTHER PARENT/PARTY:	
DECLARATION REGARDING SERVICE OF DECLARATION OF	CASE NUMBER:
DISCLOSURE AND INCOME AND EXPENSE DECLARATION	
Petitioner's Preliminary	
Respondent's Final	
1. I am the attorney for petitioner respondent in this matter.	
2. Petitioner's Respondent's Preliminary Declaration of Disclosure (form	EL 140) ourrent* Income and Expense
Declaration (form FL-150), completed Schedule of Assets and Debts (form FL-142)	
Declarations (form FL-160) with appropriate attachments, all tax returns filed by the	
preliminary disclosures, and all other required information under Family Code section	
the other party the other party's attorney by personal service	mail
Other (specify):	
on (date):	
3. Petitioner's Respondent's Final Declaration of Disclosure (form FL-140))), current* Income and Expense Declaration
(form FL-150), completed Schedule of Assets and Debts (form FL-142) or Commur	ity or Separate Property Declarations (form
FL-160) with attachments, and the material facts and information required by Family	Code section 2105 were served on:
the other party other party's attorney by personal service	mail mail
Other (specify):	
on (date):	
4. Service of Petitioner's Respondent's preliminary	inal declaration of disclosure
current income and expense declaration has been waived as follows:	ueciaration of disclosure
	odor Family Codo soction 2105(d.)
a. The parties agreed to waive final declaration of disclosure requirements ui (Form FL-144 may be used for this purpose.) The waiver was filed on	
is being filed at the same time as this form.	uale).
b. The party has failed to comply with disclosure requirements, and the court	has granted the request for voluntary waiver of
receipt under Family Code section 2107 on (date):	has granted the request for voluntary waiver or
c. This is a default proceeding that does not include a stipulated judgment or	settlement agreement. Petitioner waives final
disclosure requirements under Family Code section 2110.	settlement agreement. I etitioner waives ililai
*Current is defined as completed within the past three months providing no facts have of	changed. (Cal. Rules of Court, rule 5.260.)
I declare under penalty of perjury under the laws of the State of California that the foreg	oing is true and correct.
Date:	
(TYPE OR PRINT NAME)	SIGNATURE
NOTE: File this document with the c	ourt.
Do not file a copy of the Preliminary or Final Declara	
any attachments to either declaration of disclosure	

Page 1 of 1



			<u> </u>
PARTY WITHOUT ATTORNEY or ATTORNEY	STATE BAR NO.:		FOR COURT USE ONLY
NAME:			
FIRM NAME:			
STREET ADDRESS:			
CITY:		P CODE:	
TELEPHONE NO.:	FAX NO.:		
E-MAIL ADDRESS:			
ATTORNEY FOR (name): In Pro Per	OUNTY OF MADEDA		
SUPERIOR COURT OF CALIFORNIA, CO STREET ADDRESS: 200 South G St			
MAILING ADDRESS: Same	eet		
city and zip code: Madera, CA 936	37		
BRANCH NAME: Civil Division	,57		
PETITIONER:			
T ETTHONETI.			
RESPONDENT:			
TILOT GIVELIVI.			
			CASE NUMBER:
PROOF OF	SERVICE OF SUMMONS		
b. Uniform Parentage: Petitic Response to Petition to Detail Completed and by Uniform Child Completed and by Disclosure (form (4) Completed and by and Debts (form (4) Completed and by Completed and by and Debts (form (4) Completed and by Comple	rriage/Domestic Partnership (for ship (form FL-120)) on to Determine Parental Relatetermine Parental Relatetermine Parental Relationship (ition for Custody and Support of It plank Declaration Under sustody Jurisdiction and for (UCCJEA) (form FL-105) (plank Declaration of FL-140) (plank Schedule of Assets FL-142)	orm FL-100), Summons (form FL-200), Substitutionship (form FL-200), Substitutionship (form FL-220) -or- of Minor Children (form FL-27) and (5) Completed a (Simplified) ((6) Completed a Declaration ((7) Request for	orm <u>FL-110</u>), and blank <u>Response</u> simmons (form <u>FL-210</u>), and blank -260), Summons (form <u>FL-210</u>), and 70) and blank Financial Statement form <u>FL-155</u>) and blank Property form <u>FL-160</u>) Order (form <u>FL-300</u>), and blank Declaration to Request for Order (form
2. Address where respondent was se	rved:		
on (date): b. Substituted service. I left who is (specify title or relation (1) (Business) a perbusiness of the relation (2) (Home) a comperinformed him or left.	nally delivered the copies to the the copies with or in the presentionship to respondent): rson at least 18 years of age we spondent. I informed the per	ne respondent (Code Civ. at (time): ence of (name): who was apparently in chason of the general nature d (at least 18 years of age e papers.	rge at the office or usual place of
on (date):		at (time):	
	onal copies (by first class, pos		ndent at the place where the
	iv. Proc., § 415.20b) on <i>(date)</i>		parsonal sarvice
A deciaration of diligen	ce is attached, stating the acti	וטווס ומגיבוו וט וווסו מוופוווטון	personal service.

PETITIONER:	CASE NUMBER:
RESPONDENT:	
NEST ONDENT.	
 3. c. Mail and acknowledgment service. I mailed the copies to the respondent, add first-class mail, postage prepaid, on (date): with two copies of the Notice and Acknowledgment of Receipt (form FL envelope addressed to me. (Attach completed Notice and Acknowledgment (Code Civ. Proc., § 415.30.) to an address outside California (by registered or certified mail with return receipt or other evidence of actual delivery to the responded). Other (specify code section): Continued on Attachment 3d. 	from <i>(city):</i> <u>117</u>) and a postage-paid return edgment of Receipt (form <u>FL-117</u>).) urn receipt requested). (Attach signed
4. Person who served papers	
Name:	
Address:	
Telephone number:	
This person is a. exempt from registration under Business and Professions Code section 22350(b b. not a registered California process server. c. a registered California process server: an employee or an employee or	n). independent contractor
5.	pregoing is true and correct.
-or-	
6. I am a California sheriff, marshal, or constable, and I certify that the foregoing is	true and correct.
Date:	
_	
(NAME OF PERSON WHO SERVED PAPERS)	(SIGNATURE OF PERSON WHO SERVED PAPERS)



DO NOT

WRITE ON THE FOLLOWING BLANK FORMS! THESE BLANK FORMS MUST BE SERVED ON THE OTHER PARTY,

SO THAT THE OTHER PARTY MAY
RESPOND TO THIS ACTION.
ALONG WITH THE BLANK FORMS YOU MUST
ALSO INCLUDE A COPY OF THE FORMS
THAT YOU PREPARED AND FILED

ES NECESARIO

DEJAR LOS SIGUIENTES DOCUMENTOS EN BLANCO.

ESTOS DOCUMENTOS TIENEN QUE SER ENTREGADOS A LA OTRA PERSONA,

PARA QUE PUEDA RESPONDER A ESTA ACCION. INCLUYA CON ESTOS DOCUMENTOS UNA COPIA DE LOS DOCUMENTOS QUE USTED LLENO Y ARCHIVO.

		1 2 120
PARTY WITHOUT ATTORNEY OR ATTORNEY	STATE BAR NUMBER:	FOR COURT USE ONLY
NAME:		
FIRM NAME:		
STREET ADDRESS:		
CITY:	STATE: ZIP CODE:	
TELEPHONE NO.:	FAX NO.: :	
E-MAIL ADDRESS:		
ATTORNEY FOR (name): In Pro Per	MADEDA	
SUPERIOR COURT OF CALIFORNIA		
STREET ADDRESS: 200 South (a Street	
MAILING ADDRESS: SAME	N 00007	
CITY AND ZIP CODE: Madera, CA		
BRANCH NAME: Civil Divisio	II	
PETITIONER:		
RESPONDENT:		OAGE NUMBER.
RESPONSE AN	D REQUEST FOR AMENDED	CASE NUMBER:
Dissolution (Divorce) of:	☐ Marriage ☐ Domestic Partnership	
Legal Separation of:	☐ Marriage ☐ Domestic Partnership	
Nullity of:	■ Marriage ■ Domestic Partnership	
1. LEGAL RELATIONSHIP (check	all that annly):	
a. We are married.	an that apply).	
<u>—</u>	s and our domestic partnership was established in Califor	mia
	s and our domestic partnership was NOT established in C	
		Jamorria.
2. RESIDENCE REQUIREMENTS		
a. Petitioner Respond		
· · · · · · · · · · · · · · · · · · ·	y preceding the filing of this Petition. (For a divorce, unles	ss you are in the legal relationship
	one of you must comply with this requirement.)	
	was established in California. Neither of us has to be a re	esident or have a domicile in California
to dissolve our partnershi		
	ere married in California, but currently live in a jurisdiction	that does not recognize, and will not
	his <i>Petition</i> is filed in the county where we married.	
Petitioner lives in (specify	v): Respondent live	s in (<i>specily):</i>
3. STATISTICAL FACTS		
a. (1) Date of marriage (spe	ecify): (2) Date of separation	(specify):
	rriage to date of separation (specify): Years	
	omestic partnership with the California Secretary of State	
(1) Hogistiation date of di	(2) Date of separation	
(3) Time from date of req	istration of domestic partnership to date of separation (sp	• • • • • •
•		,,
4. MINOR CHILDREN		
a. There are no minor childr	en.	
b. The minor children are:		
Child's name	Birthdate	<u>Age</u>
		
(1) continued on Att	achment 4b. (2) a child who is not yet born.	
c. If any children were born before	re the marriage or domestic partnership, the court has the	e authority to determine those children to
be children of the marriage or	domestic partnership.	
d. If there are minor children of F	Petitioner and Respondent, a completed Declaration Under	er Uniform Child Custody Jurisdiction
and Enforcement Act (UCCJE	A) (form FL-105) must be attached.	
e. Petitioner and Responder	nt signed a voluntary declaration of parentage or paternity	y. (Attach a copy if available.)

Family Code, § 2020 www.courts.ca.gov

	FL•
PETITIONER: RESPONDENT:	CASE NUMBER:
Respondent requests that the court make the following orders: 5. LEGAL GROUNDS (Family Code sections 2200–2210; 2310–2312) a. Respondent contends that the parties never legally married or registered a dome b. Respondent denies the grounds set forth in item 5 of the petition. c. Respondent requests (1) Divorce Legal separation of the marriage or domestic partners (a) irreconcilable differences. (b) permanent legal incapacity	hip based on
(2) Nullity of void marriage or domestic partnership based on(a) incest. (b) bigamy.	
(3) Nullity of voidable marriage or domestic partnership based on (a) respondent's age at time of registration of domestic partnership or marriage. (b) prior existing marriage or domestic partnership. (c) unsound mind. (d) fraud. (e) force. (f) physic	cal incapacity.
6. CHILD CUSTODY AND VISITATION (PARENTING TIME) Petitioner Re	spondent Joint Other
 a. Legal custody of children to	
7. CHILD SUPPORT	 00(1)
 a. If there are minor children born to or adopted by Petitioner and Respondent before or partnership, the court will make orders for the support of the children upon request an requesting party. b. An earnings assignment may be issued without further notice. c. Any party required to pay support must pay interest on overdue amounts at the "legal" d. Other (specify): 	d submission of financial forms by the
8. SPOUSAL OR DOMESTIC PARTNER SUPPORT	
 a. Spousal or domestic partner support payable to Petitioner Respo b. Terminate (end) the court's ability to award support to Petitioner c. Reserve for future determination the issue of support payable to Petitioned d. Other (specify): 	espondent
9. SEPARATE PROPERTY	
 a. There are no such assets or debts that I know of to be confirmed by the court. b. Confirm as separate property the assets and debts in Property Declaration the following list. 	o (form <u>FL-160</u>). Attachment <u>9b</u> . Confirm to

		1 - 120
PETITIONER: RESPONDENT:	CASE NUMBER:	
10. COMMUNITY AND QUASI-COMMUNITY PROPERTY a. There are no such assets or debts that I know of to be divided b. Determine rights to community and quasi-community assets		
11. OTHER REQUESTS a. Attorney's fees and costs payable by Petitioner b. Respondent's former name be restored to (specify): c. Other (specify):	Respondent	
Continued on Attachment 11c.		
I declare under penalty of perjury under the laws of the State of Californ	nia that the foregoing is true and correct.	
Date:		
(TYPE OR PRINT NAME) Date:	(SIGNATURE OF RESPONDENT)	
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY FOR RESPON	IDENT)
FOR MORE INFORMATION: Read Legal Steps for a Divorce or Legal at www.familieschange.ca.gov — an online guide for parents and online guide guide for parents and online guide	· · · · · · · · · · · · · · · · · · ·	es Change"
NOTICE: You may redact (black out) social security numbers from an form used to collect child, spousal or partner support.	y written material filed with the court in this case of	her than a
NOTICE—CANCELLATION OF RIGHTS: Dissolution or legal separa	tion may automatically cancel the rights of a dome	stic partner

NOTICE—CANCELLATION OF RIGHTS: Dissolution or legal separation may automatically cancel the rights of a domestic partner or spouse under the other domestic partner's or spouse's will, trust, retirement plan, power of attorney, pay-on-death bank account, survivorship rights to any property owned in joint tenancy, and any other similar thing. It does not automatically cancel the right of a domestic partner or spouse as beneficiary of the other partner's or spouse's life insurance policy. You should review these matters, as well as any credit cards, other credit accounts, insurance polices, retirement plans, and credit reports, to determine whether they should be changed or whether you should take any other actions. Some changes may require the agreement of your partner or spouse or a court order.

The original response must be filed in the court with proof of service of a copy on Petitioner.



ATTORN	Y OR PARTY WITHOUT ATTORNEY STATE BAR NUMBER:			FOR COU	FOR COURT USE ONLY		
NAME:	: :						
FIRM NA	ME:						
STREET	ADDRESS:						
CITY:			STATE:	ZIP CODE:			
TELEPHO	ONE NO.:		FAX NO.:				
EMAIL A	DDRESS:						
ATTORN	EY FOR (name):						
		CALIEODNIA CO	DUNTY OF MADERA				
	FADDRESS: 200 S.	•	DUNTY OF MADERA				
		GSIREEI					
	ADDRESS:	DA 041 FORMUA 00007					
		RA, CALIFORNIA 93637					
BRA	NCH NAME: CIVIL [
	•	ction applies to ca	ases other than proba	te guardiansh	ips.)		
	ETITIONER:						
RES	SPONDENT:						
OT:	IED DADTY						
	IER PARTY: 'S NAME (luven	ile cases on!: A:					
CHILD	'S NAME (Juven	- ,	anki ta mushi Ciri.		,		
CLIABI	,	, ,	only to probate guardia	ansnıp cases.)	CASE NUMBER:	
GUARI	DIANSHIP OF (n	ame):			Mino	r	
						<u> </u>	
			ER UNIFORM CHI				
	JURIS	DICTION AND	ENFORCEMENT A	CT (UCCJE	A)		
1. Iar	m (check one):	a party to	o this proceeding to de	etermine cust	ody of a child	the authorized re	presentative of the
				agency, whi	ch is a party to	this proceeding to deter	mine custody of a child
2. The	ere are (specif	/ number):	minor children v	vho are subje	ct to this proce	eding, as follows <i>(list old</i>	lest child first):
	Full Name			Date o	of birth	Place of birth (city and state)	
a.							
b.							
\vdash							
C.							
d.							
<u> </u>	7 01 1 11: 1		1: 1 / / /				FI 405 AU
						te piece of paper, write "l	
	Additional C	niidren at the to	p, provide all requeste	a information	for each addit	ional child, and attach to	triis form.)
3. а.	Check th	nis box if there is	only one child or if all	of the childre	n listed in item	2 have lived together for	the past five years.
	(Provide the c	urrent address of	f the child listed in iten	n 2a and their	residence his	fory for the past five yea	rs. If the current
						ide only the state of resid	
	Dates o	of residence	Residen	ICE	Person	child lived with and	
	(Month/Year)		(City, Sta			te current address	Relationship
	From:	To present	(3,, - 1	,			
	10111.	10 procent					
			Confidential (lis	st state only)	Confide	ential (list state only)	
	From:	To:	Somidonida (iid	or state offig)	connec	mot otato orny)	
	From:	10.					
		T					
	From:	То:					
	_				-		
	From:	To:					
	From:	To:					
	Addition	al addresses are	listed on Attachment	3a. <i>(Form MC</i>	2-020 may be	used for this purpose.)	
b.	Check th	nis box if there is	more than one child a	and all the chil	dren have not	lived together for the pas	st five years. (Attach
						their residence history fo	
	=	()	,				Page 1 of

CAS	SE NAME:				C	ASE NUMBER:			
	Do you have information about, or have you participated as a party or as a witness or in some other capacity in, another court case or custody or visitation proceeding, in California or elsewhere, concerning a child subject to this proceeding? Yes No (If yes, attach a copy of the orders if you have one and provide the following information):								
	Proceeding	Case number	Court (name, state or tribe, location)	Court order or judgment (date)	Name o	of each child	Your connection to the case	Case status	
	a. Family								
	b. Probate Guardianship								
	c. Other								
	Proceeding	(Case Number		Court (name, state or tribe, location)				
	d. Juvenile								
	e. Adoption								
One or more domestic violence restraining/protective orders are now in effect. (Attach a copy of the orders if you have one and provide the following information):								ı have one	
	Court	County	State or Tribe	Case	Number ((if known)	Orders exp	oire (date)	
	a. Criminal								
	b. Family								
	c. Juvenile								
	d. Other								
	Do you know of any per or visitation with any chi a. Name and address o	ild in this case?	party to this proceeding Yes No b. Name and addres	(If yes, prov	ride the fo	llowing inform		•	
	Has physical custody Claims custody rights Claims visitation rights		Claims custody	Has physical custody Claims custody rights Claims visitation rights		Has physical custody Claims custody rights Claims visitation rights Name of each child:			
	Name of each child:		Name of each child:	Name of each child:		INATHE OF EACH CHILL.			
· .	Number of pages	attached:							
de	clare under penalty of p	erjury under the l	aws of the State of Calif	ornia that the f	oregoing i	s true and co	rrect.		
at	e:			N					
	(NIANAE O	DF DECLARANT)				(SIGNATURE OF E	DECLARANT\		
	(NAME C	N DECLARANI)				(SIGNATURE OF L	/LULARANI)		

NOTICE TO DECLARANT: You have a continuing duty to inform this court if you obtain any information about a custody proceeding in a California court or any other court concerning a child subject to this proceeding.

				I = 1	33(A)/30-120(A)				
CASE NA	AME:			CASE NUMBER:					
nstructi	ons: If all the o	children subject to ti	he proceeding have not lived togetl	CTION AND ENFORCEMENT ACT ther for the last five years, use as many of vely, and attach all pages to form FL-10	copies of this form				
3. b	Name of child: (Provide the child's current address and their residence history for the past five years. If the current address is confidential under Family Code section 3429, check the box and provide only the state of residence.) Residence information is the same as given for the child listed in item 2a on form FL-105/GC-120. (If not the same, provide the information below.)								
	Dates of residence (Month/Year)		Residence (City, State)	Person child lived with (name and complete current address)	Relationship				
	From:	To present	Confidential (list state only)	Confidential (list state only)					
	From:	То:							
	From:	То:							
	From:	То:							
	From:	То:							
3. b	provide only Reside	he past five years. / the state of reside	ence.) the same as given for the child list	(Provide the child's current address a al under Family Code section 3429, che ed in item 2a on form FL-105/GC-120. (ck the box and If not the same,				
	Dates of residence (Month/Year)		Residence (City, State)	Person child lived with (name and complete current address)	Relationship				
	From:	To present	Confidential (list state only)	Confidential (list state only)					
	From:	То:							
	From:	То:							
	From:	То:							
	From:	To:							

Page _